## Scranton Bans Testimony By State Police at Probe

By Saul Kohier Special to The Washington Post

HARRISBURG, Pa., March and attended a "spy school" 15-Gov. William W. Scranton in San Francisco. succeeded today in choking off testimony by troopers at a legislative investigation of the Pennsylvania State Police.

tually empty as policemen. State Police to investigate from Commissioner E. Wilson poenaes and avoided the in-nied Careaci's charges. quiry itself in line with an ex- Maj. W. J. Stanton, detececutive order by Scranton tive bureau Commander, banning all further testimony signed a statement before by any state employe.

mittee took a week off to pon-knew about wire-tapping. der its own future.

Must Decide Action

ald G. Lench must consider vice of his personal attorney. whether to continue hearings invoked the Fifth Amendment withous cooperation of the 77 times. He was relieved of State police or seek contempt his command and re-assigned citations or criminal indict- to the State Police Academy. ments against those who re- The Republican Governor fused to testify.

his tapped telephones under proper" reincarnation of Mcbought wire tapping equip feels the investigation is poli-

A 1957 Pennsylvania law hakes wire-tapping illegal under any circumstances by anyone, including the police.

After Carcaci's statement. The hearing room was vir- the Governor ordered the Carcaci's allegations.

A report to the Governor Purdy on down, ignored sub- from the Commissioner de-

Purdy declaring that he As a consequence, the com- neither ordered, aided or

Invokes 5th 77 Times

Then he appeared before Committee Chairman Ron- the committee and, on the ad-

then called the hearing by the Det Angelo Carcaci admit-committee, dominated by ted on the witness stand that Democrats, an "incredibly imorders of his superiors, Carthyism. He indicated he ment with falsified vouchers tically inspired. He urged drawn for "informers' fees," committee members to take evidence to a district attorney, the State Attorney General or the U.S. Attorney and said failure to do so would be "tantamount to the crime of concealing evidence"

No matter what happenswhether the hearings continue or die on the vine because of the Governor's order — their disclosures already may well be a major issue in Pennsylvania's 1966 campaign.